



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Weshington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
08/307113	09/16/94	MURRAY, JR. et AL.	014572002822
			EXAMINER
			Boucher
			AHACAMENT TO PAPER NUMBER
		<u> </u>	3508 R
			: MAILED:
	ı	EXAMINER INTERVIEW SUMMARY RECORD	. White.
All participants (application	ant, applicant's representati	ive, PTO personnel):	
(1) Mich	hael WOOD	<u>S</u> (3)	
(a) Daru	sell Bouch		
(2)	16 10 as	(4)	
Date of Interview	10-19-73	<u> </u>	
Type: Telephonic	☐ Personal (copy is give	n to □ applicant □ applicant's representative).	
Exhibit shown or demo	onstration conducted: Yes	es	
<u> </u>			
Agreement was re		e or all of the claims in question. $\ \square$ was not reached.	
Claims discussed:	54-55		
		A	
Identification of prior a	nt discussed:		
-	•		
Description of the gene	eral nature of what was agr	eed to if an agreement was reached, or any other comment	s: Applicant
agreed	to restric	hon requirement bei	tween Invention I
Colains	54-55)	and Invention II (clave	ns 56-67) and
elected	Invention	II. Claims 54-55 c	sere concelled
by Exam.	ner's Amen	diment as drawn to a r	ron-elected invention
(A fuller description, if attached. Also, where	necessary, and a copy of the no copy of the amendment	ne amendments, if available, which the examiner agreed wo is which would render the claims allowable is available, a su	uld render the claims allowable must be ummary thereof must be attached.)
1. It is not necess	sary for applicant to provide	a separate record of the substance of the Interview.	
WAIVED AND MUST I	NCLUDE THE SUBSTANC	indicate to the contrary, A FORMAL WRITTEN RESPONS E OF THE INTERVIEW (e.g., items 1-7 on the reverse side ren one month from this interview date to provide a stateme	e of this form). If a response to the last Office
requirements response requ	that may be present in the I	above (including any attachments) reflects a complete resp last Office action, and since the claims are now allowable, the action. Applicant is not relieved from providing a separate r	his completed form is considered to fulfill the

PTOL-413 (REV. 2 -93)

Examiner's Signature